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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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In the Matter of)	FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
Implementation of the	Ć	
Subscriber Changes Provisions)	
of the Telecommunications Act)	[
of 1996)	CC Docket No. 94-129
)	
Policies and Rules Concerning)	
Unauthorized Changes of Consumers')	
Long Distance Carriers)	
)	
Talk.com Inc., Talk.com Holding Corp.,)	
Access One Communications Corp.,)	
The Other Phone Company, Inc. d/b/a)	
Access One, and OmniCall, Inc.)	
D)	
Request for Waiver)	

SUPPLEMENT TO PETITION FOR EXPEDITED WAIVER

On March 13, 2001, Talk.com Inc., Talk.com Holding Corp. (combined "Talk.com"), Access One Communications Corp., The Other Phone Company, Inc. d/b/a Access One and OmniCall, Inc. (combined "Access One") (collectively "Petitioners"), by their attorneys and pursuant to Section 1.3 of the Commission's Rules, filed a petition requesting that the Commission grant a limited waiver of 47 C.F.R Sections 64.1100 – 64.1190 as required to transfer certain presubscribed customers of Access One to Talk.com without first obtaining each

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Talk.com Inc. currently has three utility subsidiaries that hold state telecommunications authorizations: Talk.com Holding Corp., The Other Phone Company, Inc. d/b/a Access One ("TOPC") and OmniCall, Inc. Talk.com Holding Corp. is a wholly owned subsidiary of Talk.com Inc. TOPC and OmniCall, Inc. are wholly owned subsidiaries of Access One Communications Corp., which in turn, is a wholly owned subsidiary of Talk.com Inc.

subscriber's individual authorization and verification ("Petition"). The customers at issue all are located in the State of Georgia, and the Petition was filed as required to implement an agreement with and directive of the Georgia Public Service Commission ("Georgia PSC"). In addition, the Petitioners requested expedited treatment of the Petition, to the extent necessary, to allow the Parties to effectuate the proposed transfer *60 days* after the date of the pre-transition customer notification letter to be sent to affected customers, appended to the Petition as *Attachment A*.

The Petitioners hereby supplement their Petition as follows:

The Parties add an *Attachment B* to their Petition, as appended hereto. This attachment consists of a post-transition customer notification welcome letter that reiterates the information contained in the pre-transition customer notification letter and welcomes customers to Talk.com.

Petitioners respectfully request that the Commission waive its authorization and verification rules as set forth in their Petition and supplemented herein. As noted in the Petition, expedited action on this waiver is requested to the extent necessary to allow the Parties to effectuate the customer migration 60 days after the date of the pre-transition customer notification letter, in Attachment A to the Petition, to be sent to affected customers.

A limited waiver of the Commission's LOA and verification rules will allow a seamless transfer that will be transparent and advantageous to customers.

Respectfully submitted,

TALK.COM INC., TALK.COM HOLDING CORP., ACCESS ONE COMMUNICATIONS CORP., THE OTHER PHONE COMPANY, INC. D/B/A ACCESS ONE AND OMNICALL, INC.

By:

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(202) 955-9667

Counsel to Talk.com

Dated: March 28, 2001

ATTACHMENT B

May , 2001

Dear Customer:

Welcome! Access One Communications has recently merged into a subsidiary of TALK.com, one of the fastest growing telephone communications companies in the United States. Due to this merger, all services that have been provided by Access One will now be billed and provided by TALK.com. As a TALK.com customer, you will continue to receive all features, services and current low rates that you have enjoyed with Access One.

TALK.com (NASDAQ:TALK) is an approved Competitive Local Exchange Company operating throughout the nine state BellSouth territory. TALK.com offers a full line of services, including local, long distance, calling card, voice messaging, cellular and more.

Again, Welcome to Talk.com! Please be assured that we have made arrangements to ensure that your service will not be interrupted during this transition. We at TALK.com look forward to meeting your telephone communications needs and are happy to answer any questions you may have regarding this notice or any of our services. If you have any questions, please contact us at 800-291-9699.

Cordially,

Gabriel A. Battista Chairman TALK.com

CERTIFICATE OF SERVICE

I, Melissa Conway, hereby certify that on this 28th day of March, 2001, a copy of

the foregoing SUPPLEMENT TO PETITION FOR EXPEDITED WAIVER was delivered

by hand to the following:

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